107TH CONGRESS 2D SESSION

S. 2694

To extend Federal recognition to the Chickahominy Tribe, the Chickahominy Indian Tribe—Eastern Division, the Upper Mattaponi Tribe, the Rappahannock Tribe, Inc., the Monacan Tribe, and the Nansemond Tribe.

IN THE SENATE OF THE UNITED STATES

June 27, 2002

Mr. Allen (for himself and Mr. Warner) introduced the following bill; which was read twice and referred to the Committee on Indian Affairs

A BILL

- To extend Federal recognition to the Chickahominy Tribe, the Chickahominy Indian Tribe—Eastern Division, the Upper Mattaponi Tribe, the Rappahannock Tribe, Inc., the Monacan Tribe, and the Nansemond Tribe.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE.
 - 4 This Act may be cited as the "Thomasina E. Jordan
 - 5 Indian Tribes of Virginia Federal Recognition Act of
 - 6 2002".

TITLE I—CHICKAHOMINY INDIAN TRIBE

3	SEC.	101.	FINDINGS.	
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- 4 Congress makes the following findings:
- 5 (1) In 1607, when the English settlers set shore 6 along the Virginia coastline, the Chickahominy In-7 dian Tribe was 1 of about 30 tribes who received 8 them.
 - (2) In 1614, the Chickahominy Indian Tribe entered into a treaty with Sir Thomas Dale, Governor of the Jamestown Colony, agreeing to provide 2 bushels of corn per man and send warriors to protect the English. Sir Thomas Dale agreed in return to allow the tribe to continue to practice their own tribal governance.
 - (3) In 1646, a treaty was signed which forced the Chickahominy from their homeland to the area around the York River in present-day King William County, leading to the formation of a reservation.
 - (4) In 1677, following Bacon's Rebellion, the Queen of Pamunkey signed the Treaty of Middle Plantation on behalf of the Chickahominy.
- 23 (5) In 1702, the Chickahominy were pushed off 24 their reservation, which caused the loss of a land 25 base.

- 1 (6) In 1723, the College of William and Mary
 2 in Williamsburg established a grammar school for
 3 Indians called Brafferton College. A Chickahominy
 4 child was one of the first Indians to attend.
 - (7) In 1750, the Chickahominy Indian Tribe started to migrate from King William County back to the area around the Chickahominy River in New Kent and Charles City Counties.
 - (8) In 1793, a Baptist missionary named Bradby took refuge with the Chickahominy and took a Chickahominy woman as his wife.
 - (9) In 1831, the names of the ancestors of the modern-day Chickahominy Indian Tribe began to appear in the Charles City County census records.
 - (10) In 1901, the Chickahominy Indian Tribe formed Samaria Baptist Church.
 - (11) From 1901 to 1935, Chickahominy men were assessed a tribal tax so that their children could receive an education. The Tribe used the proceeds from this tax to build the first Samaria Indian School, buy supplies, and pay a teacher's salary.
 - (12) In 1919, C. Lee Moore, Auditor of Public Accounts for Virginia, told Chickahominy Chief O.W. Adkins that he had instructed the Commissioner of Revenue for Charles City County to record

- 1 Chickahominy tribal members on the county tax rolls 2 as Indian, and not as white or colored.
- 13) During 1920–1930, various Governors of the Commonwealth of Virginia wrote letters of introduction for Chickahominy Chiefs who had official business with Government agencies in Washington, D.C.
 - (14) In 1934, Chickahominy Chief O.W. Adkins wrote to John Collier, Commissioner of Indian Affairs, requesting money to acquire land for the Chickahominy Indian Tribe's use, to build school, medical, and library facilities and to buy tractors, implements, and seed.
 - (15) In 1934, John Collier, Commissioner of Indian Affairs, wrote to Chickahominy Chief O.W. Adkins, informing him that Congress had passed the Indian Reorganization Act of 1934, but had not made the appropriation to fund the bill.
 - (16) In 1942, Chickahominy Chief O.W. Adkins wrote to John Collier, Commissioner of Indian Affairs, asking for help in getting the proper racial designation on Selective Service records for the Chickahominy soldiers.
- (17) In 1943, John Collier, Commissioner of
 Indian Affairs, asked Douglas S. Freeman, editor of

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- the Richmond (Virginia) News-Leader newspaper, to
 help Virginia Indians obtain proper racial designation on birth records. Collier states that his office
 cannot officially intervene because it has no responsibility for the Virginia Indians, "as a matter largely
 of historical accident", but is "interested in them as
 descendants of the original inhabitants of the region".
 - (18) In 1948, the Veterans' Education Committee of the Virginia State Board of Education approved Samaria Indian School to provide training to veterans. This school was the one established and run by the Chickahominy Indian Tribe.
 - (19) In 1950, the Chickahominy Indian Tribe purchased land and donated it to the Charles City County School Board, to be used to build a modern school for students of the Chickahominy and other Virginia tribes. The Samaria Indian School included grades 1 through 8.
 - (20) In 1961, Senator Sam Ervin, Chairman of the Subcommittee on Constitutional Rights, Senate Committee on the Judiciary, requested Chickahominy Chief O.W. Adkins to provide assistance in analyzing the status of the constitutional rights of Indians "in your area".

- 1 (21) In 1967, the Charles City County school 2 board closed Samaria Indian School and converted it 3 to a countywide primary school as a step toward full 4 school integration.
- 5 (22) In 1972, the Charles City County school 6 board began receiving funds under title IV of the In-7 dian Self-Determination and Education Assistance 8 Act (25 U.S.C. 450 et seq.) on behalf of Chicka-9 hominy students. This continues today under title V 10 of that Act.
- 11 (23) In 1974, the Chickahominy Indian Tribe 12 bought land and built a tribal center using monthly 13 pledges from tribal members to finance the trans-14 actions.
 - (24) In 1983, the Chickahominy Indian Tribe was granted recognition as an Indian tribe by the Commonwealth of Virginia, along with 5 other tribes.
- 19 (25) In 1985, Virginia Governor Gerald Baliles 20 was the special guest at an intertribal Thanksgiving 21 Day dinner hosted by the Chickahominy Indian 22 Tribe.
- 23 SEC. 102. DEFINITIONS.

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24 For the purposes of this title—

1	(1) the term "Tribe" means the Chickahominy
2	Indian Tribe;
3	(2) the term "Secretary" means the Secretary
4	of the Interior; and
5	(3) the term "member" means an enrolled
6	member of the Tribe, as of the date of the enact-
7	ment of this Act, or an individual who has been
8	placed on the membership rolls of the Tribe in ac-
9	cordance with this Act.
10	SEC. 103. FEDERAL RECOGNITION.
11	(a) Federal Recognition.—Federal recognition is
12	hereby extended to the Tribe. All laws and regulations of
13	the United States of general application to Indians or na-
14	tions, tribes, or bands of Indians, including the Act of
15	June 18, 1934 (25 U.S.C. 461 et seq.) which are not in-
16	consistent with any specific provision of this Act, shall be
17	applicable to the Tribe and its members.
18	(b) Federal Services and Benefits.—
19	(1) IN GENERAL.—The Tribe and its members
20	shall be eligible, on and after the date of the enact-
21	ment of this Act, for all future services and benefits
22	provided by the Federal Government to federally rec-
23	ognized Indian tribes without regard to the existence

of a reservation for the Tribe or the location of the

1	residence of any member on or near any Indian res-
2	ervation.
3	(2) Service area.—For purposes of the deliv-
4	ery of Federal services to enrolled members of the
5	Tribe, the Tribe's service area shall be deemed to be
6	the area comprised of Charles City County, Virginia.
7	SEC. 104. MEMBERSHIP.
8	Not later than 18 months after the date of the enact-
9	ment of this Act, the Tribe shall submit to the Secretary
10	a membership roll consisting of all individuals currently
11	enrolled for membership in the Tribe. The qualifications
12	for inclusion on the membership roll of the Tribe shall be
13	determined by the membership clauses in the Tribe's gov-
14	erning document, in consultation with the Secretary. Upon
15	completion of the roll, the Secretary shall immediately
16	publish notice of such in the Federal Register. The Tribe
17	shall ensure that such roll is maintained and kept current.
18	SEC. 105. CONSTITUTION AND GOVERNING BODY.
19	(a) Constitution.—
20	(1) Adoption.—Not later than 24 months
21	after the date of the enactment of this Act, the
22	Tribe shall conduct, by secret ballot, an election to
23	adopt a constitution and bylaws for the Tribe.
24	(2) Interim governing documents.—Until

such time as a new constitution is adopted under

- 1 paragraph (1), the governing documents in effect on
- 2 the date of enactment of this Act shall be the in-
- 3 terim governing documents for the Tribe.

4 (b) Officials.—

- 5 (1) ELECTION.—Not later than 6 months after 6 the Tribe adopts a constitution and bylaws pursuant 7 to subsection (a), the Tribe shall conduct elections 8 by secret ballot for the purpose of electing officials 9 for the Tribe as provided in the constitution and by-10 laws.
- 12 (2) INTERIM GOVERNMENT.—Until such time 12 as the Tribe elects new officials pursuant to para-13 graph (1), the governing body of the Tribe shall be 14 the governing body in place on the date of the enact-15 ment of this Act, or any new governing body selected 16 under the election procedures specified in the in-17 terim governing documents of the Tribe.

18 SEC. 106. RESERVATION OF THE TRIBE.

- 19 (a) In General.—Notwithstanding any other provi-
- 20 sion of law, if, not later than 25 years after the date of
- 21 the enactment of this Act, the Tribe transfers land within
- 22 the boundaries of the Virginia counties of Charles City,
- 23 James City, or Henrico, to the Secretary, the Secretary
- 24 shall take such land into trust for the benefit of the Tribe.

1	(b) Construction.—Nothing in this section shall be
2	construed to satisfy the terms for an exception under sec-
3	tion 20(b)(1)(B) of the Indian Gaming Regulatory Act (25
4	U.S.C. 2719(b)(1)(B)) to the prohibition on gaming on
5	lands acquired by the Secretary in trust for the benefit
6	of an Indian tribe after October 17, 1988, under section
7	20(a) of such Act (25 U.S.C. 2719(a)).
8	SEC. 107. HUNTING, FISHING, TRAPPING, GATHERING, AND
9	WATER RIGHTS.
10	Nothing in this Act shall expand, reduce, or affect
11	in any manner any hunting, fishing, trapping, gathering,
12	or water rights of the Tribe and its members.
13	TITLE II—CHICKAHOMINY IN-
14	DIAN TRIBE—EASTERN DIVI-
15	SION
16	SEC. 201. FINDINGS.
16 17	
	SEC. 201. FINDINGS.
17	SEC. 201. FINDINGS. Congress makes the following findings:
17 18	SEC. 201. FINDINGS. Congress makes the following findings: (1) In 1607, when the English settlers set shore
17 18 19	SEC. 201. FINDINGS. Congress makes the following findings: (1) In 1607, when the English settlers set shore along the Virginia coastline, the Chickahominy were
17 18 19 20	SEC. 201. FINDINGS. Congress makes the following findings: (1) In 1607, when the English settlers set shore along the Virginia coastline, the Chickahominy were one of about 30 tribes who received them.
17 18 19 20 21	SEC. 201. FINDINGS. Congress makes the following findings: (1) In 1607, when the English settlers set shore along the Virginia coastline, the Chickahominy were one of about 30 tribes who received them. (2) In 1614, the Chickahominy Indian Tribe
17 18 19 20 21 22	SEC. 201. FINDINGS. Congress makes the following findings: (1) In 1607, when the English settlers set shore along the Virginia coastline, the Chickahominy were one of about 30 tribes who received them. (2) In 1614, the Chickahominy Indian Tribe signed a treaty with Sir Thomas Dale, Governor of

- the Tribe to continue to practice their own tribalgovernance.
- 3 (3) In 1646, a treaty was signed which forced 4 the Chickahominy from their homeland to the area 5 around the York River in present-day King William 6 County, leading to the formation of a reservation.
 - (4) In 1677, following Bacon's Rebellion, the Queen of Pamunkey signed the Treaty of Middle Plantation on behalf of the Chickahominy.
 - (5) In 1702, the Chickahominy were pushed off their reservation, which caused the loss of a land base.
 - (6) In 1723, the College of William and Mary in Williamsburg established a grammar school for Indians called Brafferton College. A Chickahominy child was one of the first Indians to attend.
 - (7) In 1750, the Chickahominy Indian Tribe started to migrate from King William County back to the area around the Chickahominy River in New Kent and Charles City Counties.
- 21 (8) In 1793, A Baptist missionary named 22 Bradby took refuge with the Chickahominy and took 23 a Chickahominy woman as his wife.

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- 1 (9) In 1831, the names of the ancestors of the 2 modern-day Chickahominy Indian Tribe began to 3 appear in the Charles City County census records.
 - (10) In 1870, a census showed an enclave of Indians in New Kent County which is believed to be the beginning of the Chickahominy Indian Tribe-Eastern Division. Records were destroyed when the New Kent County courthouse was burned. A State census was the only record at this time.
 - (11) In 1901, the Chickahominy's formed Samaria Baptist Church. During the first few decades of the 20th century, Chickahominy men were assessed a tribal tax so that their children could receive an education. The Tribe used the proceeds from this tax to build the first Samaria Indian School, buy supplies, and pay a teacher's salary.
 - (12) In 1910, a school was started in New Kent County for the Chickahominy Indian Tribe-Eastern Division. Grades 1 through 8 were taught in this 1-room school.
 - (13) In 1920–1921, the Chickahominy Indian Tribe-Eastern Division began forming their own tribal government. E.P. Bradby was the founder of the Tribe and was elected to be Chief.

1	(14) In 1922, Tsena Commocko Baptist Church
2	was organized.
3	(15) In 1925, a certificate of incorporation was
4	issued to the Chickahominy Indian Tribe-Eastern
5	Division.
6	(16) In 1950, the Indian school was closed and
7	students were bused to Samaria Indian School in
8	Charles City County.
9	(17) In 1967, both Chickahominy tribes lost
10	their school to integration.
11	(18) In 1982–1984, Tsena Commocko Baptist
12	built a new sanctuary to accommodate church
13	growth.
14	(19) In 1983, the Chickahominy Indian Tribe-
15	Eastern Division was granted State recognition
16	along with 5 other Virginia Indian tribes.
17	(20) In 1985, the Virginia Council on Indians
18	was organized as a State agency and the Chicka-
19	hominy Indian Tribe-Eastern Division was appointed
20	to a seat on the Council.
21	(21) In 1988, a nonprofit organization known
22	as the United Indians of Virginia was formed. Chief
23	Marvin "Strongoak" Bradby of the Eastern Band of
24	the Chickahominy presently chairs the organization.

1	SEC. 202. DEFINITIONS.
2	For the purposes of this title—
3	(1) the term "Tribe" means the Chickahominy
4	Indian Tribe—Eastern Division;
5	(2) the term "Secretary" means the Secretary
6	of the Interior; and
7	(3) the term "member" means an enrolled
8	member of the Tribe, as of the date of the enact-
9	ment of this Act, or an individual who has been
10	placed on the membership rolls of the Tribe in ac-
11	cordance with this Act.
12	SEC. 203. FEDERAL RECOGNITION.
13	(a) Federal Recognition.—Federal recognition is
14	hereby extended to the Tribe. All laws and regulations of
15	the United States of general application to Indians or na-
16	tions, tribes, or bands of Indians, including the Act of
17	June 18, 1934 (25 U.S.C. 461 et seq.) which are not in-
18	consistent with any specific provision of this Act, shall be
19	applicable to the Tribe and its members.
20	(b) Federal Services and Benefits.—
21	(1) In General.—The Tribe and its members
22	shall be eligible, on and after the date of the enact-
23	ment of this Act, for all future services and benefits
24	provided by the Federal Government to federally rec-
25	ognized Indian tribes without regard to the existence

of a reservation for the Tribe or the location of the

1	residence of any member on or near any Indian res-
2	ervation.
3	(2) Service area.—For purposes of the deliv-
4	ery of Federal services to enrolled members of the
5	Tribe, the Tribe's service area shall be deemed to be
6	the area comprised of New Kent County, Virginia.
7	SEC. 204. MEMBERSHIP.
8	Not later than 18 months after the date of the enact-
9	ment of this Act, the Tribe shall submit to the Secretary
10	a membership roll consisting of all individuals currently
11	enrolled for membership in the Tribe. The qualifications
12	for inclusion on the membership roll of the Tribe shall be
13	determined by the membership clauses in the Tribe's gov-
14	erning document, in consultation with the Secretary. Upon
15	completion of the roll, the Secretary shall immediately
16	publish notice of such in the Federal Register. The Tribe
17	shall ensure that such roll is maintained and kept current.
18	SEC. 205. CONSTITUTION AND GOVERNING BODY.
19	(a) Constitution.—
20	(1) Adoption.—Not later than 24 months
21	after the date of the enactment of this Act, the
22	Tribe shall conduct, by secret ballot, an election to
23	adopt a constitution and bylaws for the Tribe.
24	(2) Interim governing documents.—Until

such time as a new constitution is adopted under

- 1 paragraph (1), the governing documents in effect on
- 2 the date of enactment of this Act shall be the in-
- 3 terim governing documents for the Tribe.

4 (b) Officials.—

laws.

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- (1) ELECTION.—Not later than 6 months after the Tribe adopts a constitution and bylaws pursuant to subsection (a), the Tribe shall conduct elections by secret ballot for the purpose of electing officials for the Tribe as provided in the constitution and by-
- 11 (2) INTERIM GOVERNMENT.—Until such time 12 as the Tribe elects new officials pursuant to para-13 graph (1), the governing body of the Tribe shall be 14 the governing body in place on the date of the enact-15 ment of this Act, or any new governing body selected 16 under the election procedures specified in the in-17 terim governing documents of the Tribe.

18 SEC. 206. RESERVATION OF THE TRIBE.

- 19 (a) IN GENERAL.—Notwithstanding any other provi-
- 20 sion of law, if, not later than 25 years after the date of
- 21 the enactment of this Act, the Tribe transfers any land
- 22 within the boundaries of New Kent County, James City
- 23 County, or Henrico County, Virginia, to the Secretary, the
- 24 Secretary shall take such land into trust for the benefit
- 25 of the Tribe.

1	(b) Construction.—Nothing in this section shall be
2	construed to satisfy the terms for an exception under sec-
3	tion 20(b)(1)(B) of the Indian Gaming Regulatory Act (25
4	U.S.C. 2719(b)(1)(B)) to the prohibition on gaming on
5	lands acquired by the Secretary in trust for the benefit
6	of an Indian tribe after October 17, 1988, under section
7	20(a) of such Act (25 U.S.C. 2719(a)).
8	SEC. 207. HUNTING, FISHING, TRAPPING, GATHERING, AND
9	WATER RIGHTS.
10	Nothing in this Act shall expand, reduce, or affect
11	in any manner any hunting, fishing, trapping, gathering,
12	or water rights of the Tribe and its members.
13	TITLE III—UPPER MATTAPONI
14	TRIBE
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	SEC. 301. FINDINGS.
16	SEC. 301. FINDINGS. Congress makes the following findings:
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	Congress makes the following findings:
17	Congress makes the following findings: (1) From 1607 until 1646, the Chickahominies
17 18	Congress makes the following findings: (1) From 1607 until 1646, the Chickahominies lived about 20 miles from Jamestown; were major
17 18 19	Congress makes the following findings: (1) From 1607 until 1646, the Chickahominies lived about 20 miles from Jamestown; were major players in English-Indian affairs in those years.
17 18 19 20	Congress makes the following findings: (1) From 1607 until 1646, the Chickahominies lived about 20 miles from Jamestown; were major players in English-Indian affairs in those years. Mattaponis, who joined them later, lived farther
17 18 19 20 21	Congress makes the following findings: (1) From 1607 until 1646, the Chickahominies lived about 20 miles from Jamestown; were major players in English-Indian affairs in those years. Mattaponis, who joined them later, lived farther away. In 1646, the Chickahominies moved to

- 1 (3) In 1669, the Chickahominies appeared in 2 the Virginia Colony's census of Indian bowmen; lived 3 then in "New Kent" County, which included the 4 Mattaponi River basin at that time.
- (4)In 1677, the Chickahominies and 6 subjects of the Mattaponis were Queen 7 Pamunkey, who was a signatory to the Treaty of 8 1677 with the King of England.
 - (5) In 1683, the Mattaponi town was attacked by Senecas; the Mattaponis took refuge with the Chickahominies, and the history of the 2 groups was intertwined for many years thereafter.
 - (6) In 1695, the Chickahominies/Mattaponis were assigned a reservation by the Virginia Colony and traded it for land at "the cliffs" they had owned before 1661 (now the Mattaponi Indian Reservation).
 - (7) In 1711, the Chickahominies had a boy at the Indian School at the College of William and Mary.
 - (8) In 1726, the Virginia Colony discontinued funding of interpreters for the tribes. James Adams, who served as an interpreter to the tribes know today as the Upper Mattaponi and Chickahominy, elected to stay with the Upper Mattaponi. Today, a

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- 1 majority of the Upper Mattaponi have "Adams" as 2 their surname.
- (9) In 1787, Thomas Jefferson, in Notes on the
 Commonwealth of Virginia, mentioned Mattaponis
 on reservation in King William County and said
 Chickahominies were "blended" with them and nearby Pamunkeys.
 - (10) In 1850, the United States census showed a nucleus of about 10 families, all ancestral to modern Upper Mattaponis, living in central King William County about 10 miles from the reservation.
 - (11) From 1853 until 1884, King William County marriage records listed Upper Mattaponis as "Indian" when marrying reservation people.
 - (12) From 1884 until the present, county marriage records usually call Upper Mattaponis "Indians".
 - (13) In 1901, Smithsonian anthropologist James Mooney heard about the Upper Mattaponis but did not visit them.
 - (14) In 1928, University of Pennsylvania anthropologist Frank Speck published a book on modern Virginia Indians with a section on the Upper Mattaponis.

1	(15) From 1929 to 1930, the Tribe's leadership
2	fought against a "colored" designation in the 1930
3	United States Census, and won a compromise in
4	which their Indian ancestry was recorded but ques-
5	tioned.
6	(16) From 1942 until 1945, the Tribe's leader-
7	ship, with the help of Frank Speck and others,
8	fought against the Tribe's young men being inducted
9	into "colored" units in the Armed Forces. A tribal
10	roll was compiled.
11	(17) From 1945 to 1946, negotiations to get
12	some of the Tribe's young people admitted to high
13	schools for Federal Indians (especially at Cherokee);
14	no high school coursework was available for Indians
15	in Virginia schools.
16	(18) In 1983, the Upper Mattaponi Tribe ap-
17	plied for and won State recognition.
18	SEC. 302. DEFINITIONS.
19	For the purposes of this title—
20	(1) the term "Tribe" means the Upper
21	Mattaponi Tribe;
22	(2) the term "Secretary" means the Secretary
23	of the Interior; and
24	(3) the term "member" means an enrolled
25	member of the Tribe as of the date of the enact-

- 1 ment of this Act, or an individual who has been
- 2 placed on the membership rolls of the Tribe in ac-
- 3 cordance with this Act.

4 SEC. 303. FEDERAL RECOGNITION.

- 5 (a) Federal Recognition.—Federal recognition is
- 6 hereby extended to the Tribe. All laws and regulations of
- 7 the United States of general application to Indians or na-
- 8 tions, tribes, or bands of Indians, including the Act of
- 9 June 18, 1934 (25 U.S.C. 461 et seq.) which are not in-
- 10 consistent with any specific provision of this Act, shall be
- 11 applicable to the Tribe and its members.
- 12 (b) Federal Services and Benefits.—
- 13 (1) IN GENERAL.—The Tribe and its members
- shall be eligible, on and after the date of the enact-
- ment of this Act, for all future services and benefits
- provided by the Federal Government to federally rec-
- ognized Indian tribes without regard to the existence
- of a reservation for the Tribe or the location of the
- residence of any member on or near any Indian res-
- ervation.
- 21 (2) Service Area.—For purposes of the deliv-
- 22 ery of Federal services to enrolled members of the
- Tribe, the Tribe's service area shall be deemed to be
- 24 the area comprised of King William, Richmond,
- 25 Henrico, Petersburg, Chesterfield, Newport News,

- 22 Chesapeake, Hanover, and Hopewell Counties in the 1 2 Commonwealth of Virginia. 3 SEC. 304. MEMBERSHIP. 4 Not later than 18 months after the date of the enactment of this Act, the Tribe shall submit to the Secretary a membership roll consisting of all individuals currently 6 enrolled for membership in the Tribe. The qualifications 8 for inclusion on the membership roll of the Tribe shall be determined by the membership clauses in the Tribe's gov-10 erning document, in consultation with the Secretary. Upon completion of the roll, the Secretary shall immediately 11 12 publish notice of such in the Federal Register. The Tribe shall ensure that such roll is maintained and kept current.
- 14 SEC. 305. CONSTITUTION AND GOVERNING BODY.
- 15 (a) Constitution.—

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- (1) Adoption.—Not later than 24 months after the date of the enactment of this Act, the Tribe shall conduct, by secret ballot, an election to adopt a constitution and bylaws for the Tribe.
 - (2) Interim governing documents.—Until such time as a new constitution is adopted under paragraph (1), the governing documents in effect on the date of enactment of this Act shall be the interim governing documents for the Tribe.
- 25 (b) Officials.—

- 1 (1) ELECTION.—Not later than 6 months after
 2 the Tribe adopts a constitution and bylaws pursuant
 3 to subsection (a), the Tribe shall conduct elections
 4 by secret ballot for the purpose of electing officials
 5 for the Tribe as provided in the constitution and bylaws.
- 7 (2) INTERIM GOVERNMENT.—Until such time 8 as the Tribe elects new officials pursuant to para-9 graph (1), the governing body of the Tribe shall be 10 the governing body in place on the date of the enact-11 ment of this Act, or any new governing body selected 12 under the election procedures specified in the in-13 terim governing documents of the Tribe.

14 SEC. 306. RESERVATION OF THE TRIBE.

- 15 (a) IN GENERAL.—Notwithstanding any other provi-16 sion of law, if the Tribe transfers any land within the 17 boundaries of King William County to the Secretary, the 18 Secretary shall take such land into trust for the benefit 19 of the Tribe.
- 20 (b) Construction.—Nothing in this section shall be 21 construed to satisfy the terms for an exception under sec-22 tion 20(b)(1)(B) of the Indian Gaming Regulatory Act (25 23 U.S.C. 2719(b)(1)(B)) to the prohibition on gaming on 24 lands acquired by the Secretary in trust for the benefit

- 1 of an Indian tribe after October 17, 1988, under section
- 2 20(a) of such Act (25 U.S.C. 2719(a)).
- 3 SEC. 307. HUNTING, FISHING, TRAPPING, GATHERING, AND
- 4 WATER RIGHTS.
- 5 Nothing in this Act shall expand, reduce, or affect
- 6 in any manner any hunting, fishing, trapping, gathering,
- 7 or water rights of the Tribe and its members.

8 TITLE IV—RAPPAHANNOCK

9 TRIBE

- 10 SEC. 401. FINDINGS.
- 11 Congress makes the following findings:
- 12 (1) During the initial months after Virginia was
- settled, the Rappahannocks had 3 encounters with
- 14 Captain John Smith. The first occurred when the
- Rappahannock weroance (headman) traveled to
- 16 Quiyocohannock (a principal town across the James
- River from Jamestown) where he met with the Eng-
- 18 lishman to determine if Smith had been the "great
- man" who had previously sailed into the Rappahan-
- 20 nock River, killed a Rappahannock weroance, and
- 21 kidnaped Rappahannock people. He determined that
- 22 Smith was too short to be that "great man". On a
- second meeting, during John Smith's captivity (De-
- 24 cember 16, 1607 to January 8, 1608), Smith was
- taken to the Rappahannock principal village to show

1 the people that Smith was not the "great man." A 2 third meeting took place during Smith's exploration 3 of the Chesapeake Bay (July to September 1608), when Smith was prevailed upon to make peace be-5 tween the Rappahannock and the Moraughtacund 6 Indians. The Moraughtacunds had stolen 3 women 7 from the Rappahannock King. In the settlement, 8 Smith had the 2 tribes meet on the spot of their 9 first fight. When it was established that both sides 10 wanted peace, Smith told the Rappahannock King to 11 select which of the 3 women he wanted; the 12 Moraughtacund King got second choice; Mosco, a 13 Wighcocomoco (on the Potomac River) guide, was 14 given the third woman.

- (2) In 1645, Captain William Claiborne tried unsuccessfully to establish treaty relations with the Rappahannocks. The Rappahannocks had not participated in the Pamunkey-led uprising in 1644, and the English wanted to "treat with the Rappahannocks or any other Indians not in amity with Opechancanough, concerning serving the county against the Pamukeys".
- (3) In April 1651, the Rappahannocks conveyed their first tract of land to an English settler, Colonel Morre Fauntleroy. The deed was signed by

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- 1 Accopatough, weroance of the Rappahannock Indi-2 ans.
- 3 (4) In September 1653, Lancaster County
 4 signed a treaty with Rappahannock Indians. The
 5 terms of the treaty gave Rappahannocks the rights
 6 of Englishmen in the county court, and it tried to
 7 make the Rappahannocks more accountable to
 8 English law.
 - (5) In September 1653, Lancaster County defined and marked the bounds of its Indian settlements. According to the Lancaster clerk of court, "the tribe called the great Rappahannocks lived on the Rappahannock Creek just across the river above Tappahannock".
 - (6) In September 1656, (Old) Rappahannock County (modern-day Richmond and Essex Counties) signed a treaty with Rappahannock Indians. The treaty mirrored the Lancaster County treaty from added 1653 2(see above), and points: Rappahannocks were to be rewarded, in Roanoke, for returning English fugitives and the English encouraged the Rappahannocks to send their children to live among the English as servants, who the English promised would be well treated.

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- 1 (7) In 1658, the Virginia Assembly revised a
 2 1652 Act stating that "there be no grants of land
 3 to any Englishman whatsoever de futuro until the
 4 Indians be first served with the proportion of 50
 5 acres of land for each bowman".
 - (8) In 1669, the colony conducted a census of Virginia Indians. At that time, the majority of the Rappahannocks were residing at their hunting village on the north side of the Mattaponi River. At the time of the visit, census takers were counting only the tribes along the rivers. This explains the low number of 30 Rappahannock bowmen counted on that river. The Rappahannocks used this hunting village on the north side of the Mattaponi River as their primary residence until they were removed in 1684.
 - (9) In May 1677, the Treaty of Middle Plantation was signed with England. The Pamunkey Queen Cockacoeske signed on behalf of the Rappahannocks "who were supposed to be her tributaries". However, before the treaty could be ratified, the Queen of Pamunkey complained to the Virginia Colonial Council "that she was having trouble with Rappahannocks and Chickahominies, supposedly tributaries of hers".

- (10) In November 1682, the Virginia Colonial Council established a reservation for the Rappahannock Indians of 3,474 acres "about the town where they dwelt". The Rappahannocks "town" was their hunting village on the north side of the Mattaponi River, where they had lived throughout the 1670's. The acreage allotment was based on the 1658 Indian land act (seen above), which translates into a bow-man population of 70, or an approximate total Rap-pahannock population of 350.
 - (11) In 1683, following raids by Iroquoian warriors on both Indian and English settlements, the Virginia Colonial Council ordered the Rappahannocks to leave their reservation and unite with the Nanzatico Indians at Nanzatico Indian Town, which was located across and up the Rappahannock River some 30 miles.
 - (12) Between 1687 and 1699, the Rappahannocks migrated out of Nanzatico, returning to the south side of the Rappahannock River at Portobacco Indian Town.
 - (13) In 1706, by order of Essex County, Lieutenant Richard Covington "escorted" the Portobaccos and Rappahannocks out of Portobacco Indian Town, out of Essex County, and into King

- and Queen County were they settled along the ridgeline between the Rappahannock and Mattaponi Rivers, the site of their ancient hunting village and
- 4 1682 reservation.
- (14) During the 1760's, 3 Rappahannock girls 6 were raised on Thomas Nelson's "Bleak Hill" Plan-7 tation in King William County. One girl married a 8 Saunders man, 1 a Johnson man, and the third had 9 2 children, Edmund and Carter Nelson, fathered by 10 Thomas Cary Nelson. In the 19th century, these 11 Sauders, Johnson, and Nelson families are among 12 the core Rappahannock families from which the 13 modern tribe traces its descent.
 - (15) In 1819 and 1820, Edward Bird, John Bird and his unnamed wife, Carter Nelson, Edmund Nelson, and Carter Spurlock (all Rappahannock ancestors) were listed on the tax roles of King and Queen County. They are taxed at the county poor rate. Edmund Bird is added to the list in 1821. This is significant documentation because the overwhelming majority of pre-1864 records for King and Queen County were destroyed by fire.
 - (16) Beginning in 1819, and continuing through the 1880's, there was a solid Rappahannock presence in the membership at Upper Essex Baptist

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1 Church. This is the first instance of conversion to 2 Christianity by at least some Rappahannocks. Twen-3 ty-six identifiable and traceable Rappahannock sur-4 names appear on the pre-1863 membership list; 28 5 were listed on the 1863 membership roster; that 6 number had declined to 12 in 1878 and had risen 7 only slightly to 14 by 1888. One reason for the de-8 cline: in 1870, a Methodist circuit rider, Joseph 9 Mastin, secured funds to purchase land and con-10 struct St. Stephens Baptist church for the 11 Rappahannocks living nearby in Caroline County. 12 Mastin documented from 1850 to 1870, "These In-13 dians, having a great need for moral and Christian 14 guidance". St. Stephens was the dominant tribal 15 church until the Rappahannock Indian Baptist 16 Church was established in 1964. At both, the core 17 Rappahannock family names of Bird, Clarke, For-18 tune, Johnson, Nelson, Parker, and Richardson pre-19 dominate.

(17) During the early 1900's, James Mooney, noted anthropologist, maintained correspondence with the Rappahannocks, surveying them and instructing them on how to formalize their tribal government.

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- 1 November 1920, Speck (18)visited the 2 Rappahannocks and assisted them in organizing the 3 fight for their sovereign rights. In 1921, the 4 Rappahannocks were granted a charter from the 5 Commonwealth of Virginia formalizing their tribal 6 government. Speck began a professional relationship 7 with the Tribe that would last more than 30 years 8 and document Rappahannock history and traditions 9 as never done before.
 - (19) April 1921, Rappahannock Chief George Nelson asked the Governor of Virginia, Westmoreland Davis, to forward a proclamation to the President of the United States. A list of tribal members and a handwritten copy of the proclamation itself were appended. The letter concerned Indian freedom of speech and assembly nationwide.
 - (20) In 1922, the Rappahannocks established a formal school at Lloyds, Essex County, Virginia. Prior to that time, Rappahannock children were taught by a tribal member in Central Point, Caroline County, Virginia.
 - (21) In December 1923, Rappahannock Chief George Nelson testified before the United States Congress appealing for a \$50,000 appropriation to establish an Indian school in Virginia.

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1 (22) In 1930, the Rappahannocks were engaged 2 in an ongoing dispute with the Commonwealth of 3 Virginia and the United States Census Bureau 4 about their classification in the 1930 Federal cen-5 sus. In January 1930, Rappahannock Chief Otho S. 6 Nelson wrote to the Chief Statistician of the United 7 States Census Bureau asking that the 218 enrolled 8 Rappahannocks be listed as Indians. In February, 9 Leon Truesdell replied to Nelson saying that "special instructions" were being given about classifying 10 11 Indians. That April, Nelson wrote to William M. 12 Steuart at the Census Bureau asking about the enu-13 merators' failure to classify his people as Indians. 14 Nelson said that enumerators had not asked the 15 question about race when they interviewed his peo-16 ple. In a follow-up letter to Truesdell, Nelson re-17 ported that the enumerators were "flatly denying" 18 his people's request to be listed as Indians. Further-19 more, the race question was completely avoided dur-20 ing interviews. The Rappahannocks had talked with 21 Caroline and Essex County enumerators, and with 22 John M.W. Green already, without success. Nelson 23 asked Truesdell to list people as Indian if he sent a 24 list of members. The matter was settled by William 25 Steuart who concluded that the Bureau's rule was

1 that people of Indian descent could only be classified 2 as "Indian" if Indian "blood" predominated and 3 "Indian" identity was accepted in the local commu-4 nity. The Virginia Vital Statistics Bureau classed all nonreservation Indians as "negro", and it failed to 5 6 see why "an exception should be made" for the 7 Rappahannocks. Therefore, in 1925, the Indian 8 Rights Association took on the Rappahannock case 9 to assist them in fighting for their recognition and 10 rights as an Indian Tribe.

- (23) During the Second World War, Pamunkeys, Chickahominies, Mattaponis, and Rappahannocks had to fight the draft boards about their racial identity. The Virginia Vital Statistics Bureau insisted that certain Indian draftees be inducted into Negro units. In the end, 3 Rappahannocks were convicted of violating the Federal draft laws. After spending time in a Federal prison, they were granted conscientious objector status and served out the remainder of the war working in military hospitals.
- (24) In 1943, Frank Speck noted that there were approximately 25 communities of Indians left in the Eastern United States that were entitled to

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- Indian classification. The Rappahannocks were included in this grouping.
- (25) In the 1940's, Leon Truesdell, Chief Statistician, United States Bureau of the Census, listed
 118 members in the Rappahannock tribe in the Indian population of Virginia.
 - (26) April 25, 1940, the United States Department of the Interior, Office of Indian Affairs includes the Rappahannocks in their list of Tribes by State and Agency.
 - (27) In 1948, the Smithsonian Institution Annual Report included an article by William Harlen Gilbert entitled, "Surviving Indian Groups of the Eastern United States". The Rappahannock Tribe was included and described in this article.
 - (28) In the late 1940's and early 1950's, the Rappahannocks operated a school at Indian Neck. The State agreed to pay a tribal teacher to teach 10 students bused by King and Queen County to Sharon Indian School in King William County, Virginia. In 1965, Rappahannock students entered Marriott High School (a white public school) by Executive order of the Governor of Virginia. In 1972, the Rappahannocks worked with the Coalition of Eastern Native Americans to fight for Federal recogni-

- 1 tion. In 1979, the Coalition established a pottery
- and artisans company, operating with other Virginia
- 3 tribes. In 1980, the Rappahannocks received funding
- 4 through the Administration for Native Americans, to
- 5 develop an economic program for the Tribe.
- 6 (29) In 1983, the Rappahannocks received
- 7 State recognition.

8 SEC. 402. DEFINITIONS.

- 9 For the purposes of this title—
- 10 (1) the term "Tribe" means the organization
- possessing the legal name Rappahannock Tribe, Inc.,
- only and no other tribe, subtribe, band, or splinter
- groups representing themselves as Rappahannocks;
- 14 (2) the term "Secretary" means the Secretary
- of the Interior; and
- 16 (3) the term "member" means an enrolled
- member of the Tribe, as of the date of the enact-
- ment of this Act, or an individual who has been
- placed on the membership rolls of the Tribe in ac-
- 20 cordance with this Act.

21 SEC. 403. FEDERAL RECOGNITION.

- 22 (a) Federal Recognition.—Federal recognition is
- 23 hereby extended to the Tribe, which entitles the
- 24 Rappahannocks to all sovereign powers and rights as au-
- 25 tonomous Native American Nations. All laws and regula-

- 1 tions of the United States of general application to Indi-
- 2 ans or nations, tribges, or bands of Indians, including the
- 3 Act of June 18, 1934 (25 U.S.C. 461 et seq.) which are
- 4 not inconsistent with any specific provision of this Act,
- 5 shall be applicable to the Tribe and its members.
- 6 (b) Federal Services and Benefits.—
- 7 (1) IN GENERAL.—The Tribe and its members
- 8 shall be eligible, on and after the date of the enact-
- 9 ment of this Act, for all future services and benefits
- provided by the Federal Government to federally rec-
- ognized Indian tribes without regard to the existence
- of a reservation for the Tribe or the location of the
- residence of any member on or near any Indian res-
- ervation.
- 15 (2) Service area.—For purposes of the deliv-
- ery of Federal services to enrolled members of the
- 17 Tribe, the Tribe's service area shall be deemed to be
- the area comprised of King and Queen, Caroline,
- and Essex Counties, Virginia.
- 20 SEC. 404. MEMBERSHIP.
- Not later than 18 months after the date of the enact-
- 22 ment of this Act, the Tribe shall submit to the Secretary
- 23 a membership roll consisting of all individuals currently
- 24 enrolled for membership in the Tribe. The qualifications
- 25 for inclusion on the membership roll of the Tribe shall be

- 1 determined by the membership clauses in the Tribe's gov-
- 2 erning document, in consultation with the Secretary. Upon
- 3 completion of the roll, the Secretary shall immediately
- 4 publish notice of such in the Federal Register. The Tribe
- 5 shall ensure that such roll is maintained and kept current.

6 SEC. 405. CONSTITUTION AND GOVERNING BODY.

(a) Constitution.—

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- 8 (1) Adoption.—Not later than 24 months 9 after the date of the enactment of this Act, the 10 Tribe shall conduct, by secret ballot, an election to
- adopt a constitution and bylaws for the Tribe.
- 12 (2) Interim Governing Documents.—Until
- such time as a new constitution is adopted under
- paragraph (1), the governing documents in effect on
- the date of enactment of this Act shall be the in-
- terim governing documents for the Tribe.

(b) Officials.—

- 18 (1) Election.—Not later than 6 months after
- the Tribe adopts a constitution and bylaws pursuant
- to subsection (a), the Tribe shall conduct elections
- 21 by secret ballot for the purpose of electing officials
- for the Tribe as provided in the constitution and by-
- laws.
- 24 (2) Interim Government.—Until such time
- as the Tribe elects new officials pursuant to para-

- 1 graph (1), the governing body of the Tribe shall be
- 2 the governing body in place on the date of the enact-
- ment of this Act, or any new governing body selected
- 4 under the election procedures specified in the in-
- 5 terim governing documents of the Tribe.

6 SEC. 406. RESERVATION OF THE TRIBE.

- 7 (a) In General.—Notwithstanding any other provi-
- 8 sion of law, if the Tribe transfers the land described in
- 9 subsection (b) and any other land within the boundaries
- 10 of King and Queen County, Essex County, and Caroline
- 11 County, Virginia, to the Secretary, the Secretary shall
- 12 take such land into trust for the benefit of the Tribe.
- 13 (b) Construction.—Nothing in this section shall be
- 14 construed to satisfy the terms for an exception under sec-
- 15 tion 20(b)(1)(B) of the Indian Gaming Regulatory Act (25
- 16 U.S.C. 2719(b)(1)(B)) to the prohibition on gaming on
- 17 lands acquired by the Secretary in trust for the benefit
- 18 of an Indian tribe after October 17, 1988, under section
- 19 20(a) of such Act (25 U.S.C. 2719(a)).
- 20 SEC. 407. HUNTING, FISHING, TRAPPING, GATHERING, AND
- 21 WATER RIGHTS.
- Nothing in this Act shall expand, reduce, or affect
- 23 in any manner any hunting, fishing, trapping, gathering,
- 24 or water rights of the Tribe and its members.

1 TITLE V—MONACAN TRIBE

2	SEC. 501. FINDINGS.
3	Congress makes the following findings:
4	(1) In 1677, the Monacan Tribe signed the
5	Treaty of Middle Plantation between Charles II of
6	England and 12 Indian "Kings and Chief Men".
7	(2) In 1722, in the Treaty of Albany, Governor
8	Spotswood negotiated to save the Virginia Indians
9	from extinction at the hands of the Iroquois. Specifi-
10	cally mentioned are the Monacan tribes of the
11	Totero (Tutelo), Saponi, Ocheneeches (Occaneechi)
12	Stengenocks, and Meipontskys.
13	(3) In 1782, the First National Census records
14	Benjamin Evans and Robert Johns, both ancestors
15	of the present Monacan community. They are listed
16	as white with mulatto children. Tax records also
17	begin for these families.
18	(4) In 1850, the Census records 29 families
19	mostly large, with Monacan surnames, who are gene-
20	alogically related to the present community.
21	(5) In 1870, a log structure at the Bear Moun-
22	tain Indian Mission was built. In 1908, this struc-
23	ture became an Episcopal Mission and is now listed

as a National Historic Landmark.

- 1 (6) In 1920, 304 Amherst Indians are listed on 2 the Census.
- 3 (7) From 1930 through 1931, a flurry of letters from Monacans to the United States Bureau of the 5 Census results from Dr. Walter Plecker's (head of 6 State Bureau of Vital Statistics) decision not to 7 allow Indians to register as such for the 1930 cen-8 sus. The Monacans succeed in being allowed to claim 9 their race, albeit with an asterisk attached to a note 10 from Dr. Plecker stating that there are no Indians in Virginia.
 - (8) In 1947, D'Arcy McNickle, a Salish Indian, saw some of the children at the Amherst Mission and requested that the Cherokee Agency visit them because they appeared to be Indian. This letter was forwarded to the Department of the Interior, Office of Indian Affairs, Chicago, Illinois. Chief Jarrett Blythe of the Eastern Band of Cherokee did visit the Mission and wrote that he "would be willing to accept these children in the Cherokee school".
 - (9) In 1979, a Federal Coalition of Eastern Native Americans grant established the Monacan Cooperative Pottery at the Mission. Some important pieces are produced, including one that was sold to the Smithsonian.

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1	(10) In 1981, the Mattaponi-Pamunkey-Mona-
2	can Consortium was created and since organized as
3	a nonprofit corporation that serves as a vehicle to
4	obtain funds for the tribes through the Native Amer-
5	ican Program of the Job Training Partnership Act
6	(Department of Labor).
7	(11) In 1989, the Monacan Tribe is officially
8	recognized by the Commonwealth of Virginia, which
9	enables the Tribe to apply for grants and other pro-
10	grams. In 1993, the Tribe received tax-exempt sta-
11	tus as a nonprofit corporation from the Internal
12	Revenue Service.
13	SEC. 502. DEFINITIONS.
14	For the purposes of this title—
15	(1) the term "Tribe" means the Monacan
16	Tribe;
17	(2) the term "Secretary" means the Secretary
18	of the Interior; and
19	(3) the term "member" means an enrolled
20	member of the Tribe, as of the date of the enact-
21	ment of this Act, or an individual who has been

placed on the membership rolls of the Tribe in ac-

cordance with this Act.

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SEC. 503. FEDERAL RECOGNITION.

- 2 (a) Federal Recognition.—Federal recognition is
- 3 hereby extended to the Tribe. All laws and regulations of
- 4 the United States of general application to Indians or na-
- 5 tions, tribes, or Tribes of Indians, including the Act of
- 6 June 18, 1934 (25 U.S.C. 461 et seq.) which are not in-
- 7 consistent with any specific provision of this Act, shall be
- 8 applicable to the Tribe and its members.
- 9 (b) Federal Services and Benefits.—
- 10 (1) IN GENERAL.—The Tribe and its members
- shall be eligible, on and after the date of the enact-
- ment of this Act, for all future services and benefits
- provided by the Federal Government to federally rec-
- ognized Indian tribes without regard to the existence
- of a reservation for the Tribe or the location of the
- residence of any member on or near any Indian res-
- 17 ervation.
- 18 (2) Service area.—For purposes of the deliv-
- ery of Federal services to enrolled members of the
- Tribe, the Tribe's service area shall be deemed to be
- 21 the area comprised of all lands within 150 miles of
- the center of Amherst, Virginia.
- 23 SEC. 504. MEMBERSHIP.
- Not later than 18 months after the date of the enact-
- 25 ment of this Act, the Tribe shall submit to the Secretary
- 26 a membership roll consisting of all individuals currently

- 1 enrolled for membership in the Tribe. The qualifications
- 2 for inclusion on the membership roll of the Tribe shall be
- 3 determined by the membership clauses in the Tribe's gov-
- 4 erning document, in consultation with the Secretary. Upon
- 5 completion of the roll, the Secretary shall immediately
- 6 publish notice of such in the Federal Register. The Tribe
- 7 shall ensure that such roll is maintained and kept current.

8 SEC. 505. CONSTITUTION AND GOVERNING BODY.

(a) Constitution.—

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- (1) Adoption.—Not later than 24 months after the date of the enactment of this Act, the Tribe shall conduct, by secret ballot, an election to adopt a constitution and bylaws for the Tribe.
- (2) Interim governing documents.—Until such time as a new constitution is adopted under paragraph (1), the governing documents in effect on the date of enactment of this Act shall be the interim governing documents for the Tribe.

(b) Officials.—

(1) ELECTION.—Not later than 6 months after the Tribe adopts a constitution and bylaws pursuant to subsection (a), the Tribe shall conduct elections by secret ballot for the purpose of electing officials for the Tribe as provided in the constitution and bylaws. 1 (2) INTERIM GOVERNMENT.—Until such time 2 as the Tribe elects new officials pursuant to para-3 graph (1), the governing body of the Tribe shall be 4 the governing body in place on the date of the enact-5 ment of this Act, or any new governing body selected 6 under the election procedures specified in the in-7 terim governing documents of the Tribe.

8 SEC. 506. RESERVATION OF THE TRIBE.

- 9 (a) In General.—Notwithstanding any other provi-
- 10 sion of law, if the Tribe transfers to the Secretary a parcel
- 11 consisting of approximately 10 acres located on Kenmore
- 12 Road in Amherst County, Virginia, and a parcel of land
- 13 consisting of approximately 165 acres located at the foot
- 14 of Bear Mountain in Amherst County, Virginia, the Sec-
- 15 retary shall take such land into trust for the benefit of
- 16 the Tribe.
- 17 (b) Construction.—Nothing in this section shall be
- 18 construed to satisfy the terms for an exception under sec-
- 19 tion 20(b)(1)(B) of the Indian Gaming Regulatory Act (25
- 20 U.S.C. 2719(b)(1)(B)) to the prohibition on gaming on
- 21 lands acquired by the Secretary in trust for the benefit
- 22 of an Indian tribe after October 17, 1988, under section
- 23 20(a) of such Act (25 U.S.C. 2719(a)).

SEC. 507. HUNTING, FISHING, TRAPPING, GATHERING, AND 2 WATER RIGHTS. 3 Nothing in this Act shall expand, reduce, or affect in any manner any hunting, fishing, trapping, gathering, 5 or water rights of the Tribe and its members. TITLE VI—NANSEMOND TRIBE 6 7 SEC. 601. FINDINGS. 8 Congress makes the following findings: 9 (1) From 1607 until 1646, Nansemonds lived 10 about 30 miles from Jamestown; were major players 11 in English-Indian affairs in those years. After 1646, 12 there were 2 sections of the tribe, in communication 13 with each other: the Christianized Nansemonds in 14 Norfolk County lived as citizens, while the tradition-15 alist Nansemonds farther west (various counties) 16 had a reservation. 17 (2) In 1638, a Norfolk County Englishman 18 married a Nansemond woman, according to an entry 19 in a 17th century sermon book still owned by the 20 Chief's family. The couple are lineal ancestors of all 21 of the present Nansemond tribe (so are some of the 22 traditionalists). 23 (3) In 1669, the Tribe's 2 sections appeared in 24 Virginia Colony's census of Indian bowmen. (4) In 1677, Nansemonds were signatories to 25

the Treaty of 1677 with the King of England.

- 1 (5) In 1700 and 1704, the Nansemonds and 2 other Virginia tribes were prevented by Virginia Col-3 ony from making a separate peace with the Iroquois. 4 Virginia represented them in the final Treaty of Al-5 bany, 1722.
 - (6) In 1711, the Nansemonds had a boy at the Indian School at the College of William and Mary.
 - (7) In 1727, Norfolk County allowed to William Bass and kinsmen the "Indian privileges" of clearing swamp land and bearing arms (forbidden to other nonwhites) because of their Nansemond descent, which meant they were original inhabitants of said land.
 - (8) In 1742, Norfolk County issued a certificate of Nansemond descent to William Bass.
 - (9) From the 1740's to the 1790's, the traditionalist section of the Nansemond tribe, 40 miles west, was dealing with reservation lands. The last surviving members of that section sold out in 1792, with permission of the Commonwealth of Virginia.
 - (10) In 1797, Norfolk County issued a certificate stating that William Bass was of Indian and English descent; the Indian line of ancestry ran directly back to the early 18th century elder in a traditionalist section of Nansemonds on the reservation.

- 1 (11) In 1833, a State law passed enabling Eu2 ropean and Indian descended people to get a special
 3 certificate of ancestry; a bill originated from the
 4 county where Nansemonds lived, and mostly
 5 Nansemonds took advantage of the law (few people
 6 in other counties).
 - (12) Around 1850, a Methodist mission was established for Nansemonds which is now a standard Methodist congregation and still with Nansemond members.
 - (13) In 1901, Smithsonian anthropologist James Mooney visited the Nansemonds and took a tribal census counting 61 households. The census was later published.
 - (14) In 1922, Nansemonds got a special Indian school in Norfolk County's segregated school system.

 The school survived only a few years.
 - (15) In 1928, University of Pennsylvania anthropologist Frank Speck published a book on modern Virginia Indians with a section on the Nansemonds.
- 22 (16) In 1984, the Nansemonds were organized 23 formally, with elected officers; then applied for and 24 won State recognition.

1 SEC. 602. DEFINITIONS.

2	For the purposes of this title—
3	(1) the term "Tribe" means the Nansemond
4	Tribe;
5	(2) the term "Secretary" means the Secretary
6	of the Interior; and
7	(3) the term "member" means an enrolled
8	member of the Tribe, as of the date of the enact-
9	ment of this Act, or an individual who has been
10	placed on the membership rolls of the Tribe in ac-
11	cordance with this Act.
12	SEC. 603. FEDERAL RECOGNITION.
13	(a) Federal Recognition.—Federal recognition is
14	hereby extended to the Tribe. All laws and regulations of
15	the United States of general application to Indians or na-
16	tions, tribes, or bands of Indians, including the Act of
17	June 18, 1934 (25 U.S.C. 461 et seq.) which are not in-
18	consistent with any specific provision of this Act, shall be
19	applicable to the Tribe and its members.

(b) Federal Services and Benefits.—

(1) IN GENERAL.—The Tribe and its members shall be eligible, on and after the date of the enactment of this Act, for all future services and benefits provided by the Federal Government to federally recognized Indian tribes without regard to the existence of a reservation for the Tribe or the location of the

- residence of any member on or near any Indian reservation.
- 3 (2) Service area.—For purposes of the deliv-
- 4 ery of Federal services to enrolled members of the
- 5 Tribe, the Tribe's service area shall be deemed to be
- 6 the area comprised of the cities of Chesapeake,
- 7 Hampton, Newport News, Norfolk, Portsmouth, Suf-
- 8 folk, and Virginia Beach, Virginia.

9 SEC. 604. MEMBERSHIP.

- Not later than 18 months after the date of the enact-
- 11 ment of this Act, the Tribe shall submit to the Secretary
- 12 a membership roll consisting of all individuals currently
- 13 enrolled for membership in the Tribe. The qualifications
- 14 for inclusion on the membership roll of the Tribe shall be
- 15 determined by the membership clauses in the Tribe's gov-
- 16 erning document, in consultation with the Secretary. Upon
- 17 completion of the roll, the Secretary shall immediately
- 18 publish notice of such in the Federal Register. The Tribe
- 19 shall ensure that such roll is maintained and kept current.

20 SEC. 605. CONSTITUTION AND GOVERNING BODY.

- 21 (a) Constitution.—
- 22 (1) Adoption.—Not later than 24 months
- after the date of the enactment of this Act, the
- Tribe shall conduct, by secret ballot, an election to
- adopt a constitution and bylaws for the Tribe.

1 (2) Interim Governing documents.—Until 2 such time as a new constitution is adopted under 3 paragraph (1), the governing documents in effect on 4 the date of enactment of this Act shall be the in-5 terim governing documents for the Tribe.

(b) Officials.—

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- (1) ELECTION.—Not later than 6 months after the Tribe adopts a constitution and bylaws pursuant to subsection (a), the Tribe shall conduct elections by secret ballot for the purpose of electing officials for the Tribe as provided in the constitution and bylaws.
- 13 (2) INTERIM GOVERNMENT.—Until such time 14 as the Tribe elects new officials pursuant to para-15 graph (1), the governing body of the Tribe shall be 16 the governing body in place on the date of the enact-17 ment of this Act, or any new governing body selected 18 under the election procedures specified in the in-19 terim governing documents of the Tribe.

20 SEC. 606. RESERVATION OF THE TRIBE.

- 21 (a) In General.—Notwithstanding any other provi-
- 22 sion of law, if the Tribe transfers any land it acquires to
- 23 the Secretary, the Secretary may take such land into trust
- 24 for the benefit of the Tribe.

- 1 (b) Construction.—Nothing in this section shall be
- 2 construed to satisfy the terms for an exception under sec-
- 3 tion 20(b)(1)(B) of the Indian Gaming Regulatory Act (25
- 4 U.S.C. 2719(b)(1)(B)) to the prohibition on gaming on
- 5 lands acquired by the Secretary in trust for the benefit
- 6 of an Indian tribe after October 17, 1988, under section
- 7 20(a) of such Act (25 U.S.C. 2719(a)).
- 8 SEC. 607. HUNTING, FISHING, TRAPPING, GATHERING, AND
- 9 **WATER RIGHTS.**
- Nothing in this Act shall expand, reduce, or affect
- 11 in any manner any hunting, fishing, trapping, gathering,
- 12 or water rights of the Tribe and its members.

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